UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

TOMMIE LEE McDOWELL, JR,	3:12-cv-00249-RCJ-WGC
Plaintiff, vs. RICHARD RIMINGTON, et al., Defendants.)
COUNSEL FOR DEFENDANT(S): NONE	<u> </u>
MINUTE ORDER IN CHAMBERS:	
Strike Plaintiff's "Notice to the Court" (Doc. note, Federal Rule of Civil Procedure 12(f redundant, immaterial, impertinent or scanda	on (Doc. #31) wherein Defendants request the court to #30) pursuant to Fed. R. Civ. P. 12(f). As Defendants provides the court with a mechanism to strike any alous matter from the record. However, Rule 12(f) only to the Court," which is admittedly an unusual filing, is
immaterial. Pro se filings are to be liberally <i>Haines v. Kerner</i> , 404 U.S. 519, 520-21 (197 889, 893 (9th Cir. 2011); <i>Hebbe v. Pliler</i> , 62	nd that the Plaintiff's letter is either frivolous or construed. <i>See Hughes v. Rowe</i> , 449 U.S. 5, 9 (1980); 72) (per curiam); see also <i>Hamilton v. Brown</i> , 630 F.3d 27 F.3d 338, 342 (9th Cir. 2010); <i>Balistreri v. Pacifica</i> 90). Because Plaintiff's "Notice to the Court" is not a oc. #31) is therefore DENIED .
IT IS SO ORDERED.	
	LANCE S. WILSON, CLERK
	By:/s/ Deputy Clerk